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RECEIVED BEFORE THE ARIZONA CORPORATION COMMISSION

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3 4	GARY PIERCE Commissioner	DOCKET CONTROL		DOČKETED Mar - 2 2849
5	PAUL NEWMAN Commissioner			DOCKETED DY
6 7	SANDRA D. KENNEDY Commissioner			III
8	BOB STUMP Commissioner			T-20694A-10-0076
10	In the Matter of the Application of Bandwidth, LLC for Authority to Assets	of Zayo) o Encumber)	DOCKE	T NO. T-20694A-10
11 12				

APPLICATION FOR AUTHORITY TO ENCUMBER ASSETS

Zayo Bandwidth, LLC ("ZB" or "Applicant"), pursuant to Arizona Rev. Stat. § 40-285 and any regulations deemed applicable, requests approval from the Arizona Corporation Commission ("Commission"), to the extent required, to encumber its property through the grant of a security interest in Applicant's assets in support of the company-wide financing arrangements described in Section III below. Applicant expects that the financing arrangements will be complete on or about March 10, 2010.

In support of this filing, Applicant provides the following information:

I. <u>DESCRIPTION OF THE APPLICANTS</u>

Zayo Bandwidth, LLC is a Delaware limited liability companies whose sole member is Zayo Group, LLC ("Zayo Group"), a Delaware limited liability company. ZB's

Applicant is also providing a guaranty in support of the company-wide financing arrangements. Since Applicant does not currently provide intrastate telecommunications services in Arizona, however, the Commission's Public Utility Holding Companies and Affiliated Interests Rules, A.A.C. R12-2-801 to R12-2-806, do not apply to guaranty provided by Applicant.

and Zayo Group's principal office is located at 901 Front Street, Suite 200, Louisville, CO 80027. ZB is part of Zayo Group's Zayo Bandwidth business unit, which provides Private Line, Ethernet, Wavelength, Dedicated Internet Access and Collocation services to wholesale (e.g., other carriers) and large enterprise customers.

In Arizona, ZB has an application pending for a certificate to provide facilities-based long distance and local exchange telecommunications services ("the "Certification Application"). *See* Docket No. T-20694A-09-0379. Applicant is also authorized by the FCC to provide interstate telecommunications services and international telecommunications services.

II. <u>CONTACTS</u>

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Questions or any correspondence, orders, or other materials pertaining to this filing should be directed to the following.

For Applicant:

Thomas H. Campbell Michael T. Hallam Lewis & Roca LLP 40 North Central Avenue Phoenix, AZ 85004-4429 (602) 262-5340 (Tel) (602) 734-3886 (Fax) Mhallam@lrlaw.com

With copies to:

Jean L. Kiddoo Brett P. Ferenchak Bingham McCutchen LLP 2020 K Street, N.W. Washington, DC 20006 (202) 373-6697 (Tel) (202) 373-6001 (Fax) jean.kiddoo@bingham.com brett.ferenchak@bingham.com And:
Scott E. Beer
General Counsel
Zayo Group, LLC
901 Front Street, Suite 200
Louisville, CO 80027
(303) 381-4664 (Tel)
(303) 226-5923 (Fax)
sbeer@zayo.com

III. DESCRIPTION OF FINANCING ARRANGEMENTS

Applicant and certain of Zayo Group's current and future subsidiaries will participate in new company-wide financing arrangements to be obtained in an aggregate

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amount of up to \$350 million. Applicant and Zayo Group's other operating subsidiaries will be borrowers and/or guarantors under the debt obligations and pledge substantially all of their assets as security for the new company-wide financing arrangements.² The financing arrangements are expected to include a combination of senior secured notes in an aggregate amount of up to \$275 million and a revolving credit facility in an aggregate amount of up to \$75 million although the exact breakdown in the amounts of the two financing facilities may change. Zayo Group is in the process of negotiating the specific terms of these financing arrangements and currently expects (i) that the term of the notes will be seven (7) years and (ii) that the term of the revolving credit facility will be four (4) years. The interest rate for the notes and revolving credit facility will be priced shortly before closing but will be based on the then current market rates. Applicant expects that the financing arrangements will be complete on or about March 10, 2010.

Zayo Group intends to use the proceeds from the notes to pay off its existing term loans and revolving credit facilities, which currently total approximately \$180 million. The remainder of the proceeds from the notes and the proceeds from the new revolving credit facility will be used to fund strategic acquisitions and for other permitted purposes, including working capital, capital expenditures, and other general corporate purposes of Zayo Group and its operating subsidiaries, including Applicant.

Although Applicant is not yet a public service corporation in Arizona, Applicant's pledge of assets may include assets located in Arizona that Applicant is not currently using to provide telecommunications or assets that it deploys or acquires in Arizona shortly after it receives its CC&N in Arizona. In order to ensure that Applicant has all the necessary approvals to pledge its assets upon becoming a public service corporation, Applicant requests that the Commission consider and grant approval of its participation in

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To the extent that the Applicant serves as a borrower under the financing arrangement, it is exempt from the provisions of A.R.S. § 40-301 *et seq.* pursuant to the provisions of A.R.S. § 40-301.D.

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the financing arrangements concurrently with the grant of approval of Applicant's Certification Application.

IV. PUBLIC INTEREST CONSIDERATIONS

Approval of Applicant's participation in the financing arrangements described herein will serve the public interest in promoting competition among telecommunications carriers by providing Applicant with the opportunity to strengthen its competitive position with access to greater financial resources through the refinancing of Zayo Group's existing long-term debt and access to additional long-term financing. The funds to be obtained through the financing arrangements are necessary and appropriate, are consistent with the performance by the Applicant of its services to the public, will not impair the ability of Applicant to perform such services and will promote the corporate purposes of the Applicant. The financing transaction will be transparent to customers and will not disrupt service, or cause customer confusion or inconvenience.

V. <u>CONCLUSION</u>

WHEREFORE, for the reasons set forth above, Applicant requests the Commission authorize Zayo Bandwidth, LLC to encumber its property through the grant of a security interest in its assets in support of the financing arrangements. Applicant requests that the Commission grant the approval requested in conjunction with the grant of Applicant's Certificate Application.

RESPECTFULLY SUBMITTED this 2nd day of March, 2010.

LEWIS AND ROCA LLP

Thomas H. Campbell Michael T. Hallam

40 North Central Avenue

Phoenix, AZ 85004

Attorneys for Zayo Bandwidth, LLC

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$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	ORIGINAL and thirteen (13) copies of the foregoing filed this 2nd day of March, 2010, with:	
3	The Arizona Corporation Commission	
4	Utilities Division – Docket Control 1200 W. Washington Street Phoenix, Arizona 85007	
5	Copy of the foregoing hand-delivered	
6	this 2nd day of March, 2010, to:	
7	Steve Olea Utilities Division	
8	Arizona Corporation Commission 1200 W. Washington Street	
9	Phoenix, Arizona 85007	
10	Lyn Farmer, Chief Administrative Law Judge Hearing Division	
11	Arizona Corporation Commission 1200 W. Washington Street	
12	Phoenix, Arizona 85007	
13	Janice Alward	
14	Legal Division Arizona Corporation Commission	
15	1200 W. Washington Street Phoenix, Arizona 85007	
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17	Jayme William	
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